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and issue process of contempt against persons obstructing sheriff
in taking possession of said books—1832, ch. 307, sec. 3,
Sheriff on ascertaining the number of shares, &c. shall schedule suffi-
cient number thereof to secure payment and withdraw former no-
tice as to remaining shares, the form of the return, advertise and
sell—1832, ch. 307, sec. 4,
Any corporation, after service as aforesaid, allowing transfer of any
such stock as attached, liable to full value—1832, ch. 307, sec. 5, 1103
If such writ shall be countermanded or debt satisfied, sheriff shall give
notice of withdrawing said notice, but if of part only, sufficient
shares to be reserved to satisfy—1832, ch. 307, sec. 6,
On sheriff neglecting to give notice of such withdrawal court may
direct service thereof—1832, ch. 307, sec. 7,
Duty of sheriff making sale of such shares to transfer the same on
the books of the corporation—1832, ch. 307, sec. 8,
In case of death, &c. of such sheriff, his survivor shall transfer the
same—1832, ch. 307, sec. 9,
Persons obstructing sheriff in making such transfer, reported to court,
and attached for contempt; and books may be brought into court
and transfer made, if transfer is not made in thirty days, may not
elect to take such transfer or bring an action against officer, and in
default recover full value thereof—1832, ch. 307, sec. 10,
Rights confirmed to the transferee—1832, ch. 307, sec. 11,
Corporation not liable for any such transfer-1832, ch. 307, sec. 11, . 1105
No advertisement or sale of such stock until judgment and proceed-
ings as in cases of fieri facias enforced-1832, ch. 307, sec. 13, . 1105
Such writ may be followed by writ of venditioni exponas-1832,
ch. 307, sec. 14,
Where stock so sold shall exceed one hundred dollars record thereof
directed, as in case of real property-1832, ch. 307, sec. 15, . 1105
Title to such debt or stock not impeachable by reason of neglect of
sheriff, &c. as the conduct of these officers is to be deemed direc-
tory, and corporations not liable to suit or penalty, but for acts done
after service of such notice-1832, ch. 307, sec. 15,
In cases of attachment against non-residents not to be dissolved un-
less bond of security be given—1834, ch. 79, sec. 2,
Where attachment has been laid upon the lands, goods or credit of a
non-resident, no conveyance or transfer thereof, to have any effect
unless recorded before the time of issuing the attachment-1834,
ch. 79, sec. 3,
Whenever any person shall make oath before a district judge that any
other person is indebted to him in any sum not exceeding \$100,
and that said debtor does not reside in this state, or that he has ab-
sconded, &c. and produces before the said justice the evidence of
debt, &c. justice may issue attachment, &c1835, ch. 201, sec.14, 1205
Plaintiff to make affidavit, &c. and give ten days notice, &c. officer to
make known to each person in whose hands goods are attached, to
appear before the district court on the return day, to show cause,
&c.—1835, ch. 201, sec. 14.